DECLARATION FOR PATENT APPLICATION (WITH POWER OF ATTORNEY)

As an inventor named below or on any attached continuation page, I hereby declare that:

My residence, post office address and citizenship are as stated next to my name.

is attached hereto

I believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled METHOD AND APPARATUS FOR GAMING MACHINES WITH A QUASI-COMPETITION PLAY BONUS FEATURE, the specification of which (check one):

as PCT internation	application serial no	and was amend			
	onal application no.		s amended under PCT Article 19 on		
viewed and understar	nd the contents of the above	-identified specification	on, including the claims, as amend	led by any amend	lment
disclose to the U.S. Pa "materiality" is defin	atent and Trademark Office ed in Title 37, Code of Fede	all information knows	n to me to be material to the paten 6.	tability of the sub	oject matter
d have also identified	ication(s) designating at lead	ast one country other the continuation have any	han the United States of America of America	listed below and	on any
(s):				Priority Clain	ned
	(coun	try)	(day/month/year filed)	Yes	No
	(coun	try)	(day/month/year filed)	Yes	No
me avanable betweer	the filing date of such prio	r application and the r	national or PCT international filing	g date of this app	eral lication:
10.)	(filing date)		(status - pending, patented o	r abandoned)	
inder Title 35, United	States Code, § 119(e) of an	y United States provis	sional application(s) listed below:		
ntion no.)	(filing date)				
ng Registered Practit	ioners to prosecute this appl	ication and to transac	t all business in the Patent and Tra	idemark Office co	
	William S. Britt, Reg. No. 20	0.060			onnected
	materiality is defined and prity benefits under Title 2CT international appear of have also identified (s) designating at least (s). under Title 35, United of America listed beloany such prior application and Trademark Of the available between mo.) mo.) under Title 35, United ation no.)	(country benefits under Title 35, United States Code, PCT international application(s) designating at lead have also identified below and on any attached (s) designating at least one country other than the (s) designating at least one country other than the (s): (country other than the (country other than the other than the other than the (s): (country other than the (country other than the other than the other than the (country other than the other than the (country other than the other than the (country other than the (count	interiality is defined in Title 37, Code of Federal Regulations § 1.50 party benefits under Title 35, United States Code, § 119(a)-(d) or § 365(a) PCT international application(s) designating at least one country other to designating at least one country other to designating at least one country other than the United States of America Island States one country other than the United States of America Island States Code, § 120 of any United States applicated of America Island States and on any attached continuation page and, instant any such prior application in the manner provided by the first paragraphent and Trademark Office all information known to me to be material time available between the filing date of such prior application and the filing date) (filing date) (filing date) (filing date)	prity benefits under Title 35, United States Code, § 119(a)-(d) or § 365(b) of any foreign application(s) for PCT international application(s) designating at least one country other than the United States of America d have also identified below and on any attached continuation page any foreign application for patent or (s) designating at least one country other than the United States of America having a filing date before the (s): (country) (day/month/year filed) (day/month/year filed) (day/month/year filed) (ander Title 35, United States Code, § 120 of any United States application(s) or § 365(c) of PCT internation for America listed below and on any attached continuation page and, insofar as the subject matter of each any such prior application in the manner provided by the first paragraph of Title 35, United States Code, lent and Trademark Office all information known to me to be material to patentability as defined in Title are available between the filing date of such prior application and the national or PCT international filing mon.) (filing date) (status - pending, patented of title 35, United States Code, § 119(e) of any United States provisional application(s) listed below:	rittle 37, Code of Federal Regulations § 1.56. The period benefits under Title 35, United States Code, § 119(a)-(d) or § 365(b) of any foreign application(s) for patent or invented to the prior application and patent or invented to the prior application and the united States of America histed below and do have also identified below and on any attached continuation page any foreign application for patent or inventor's certific (s) designating at least one country other than the United States of America having a filing date before that of the application and the prior application and the united States application (country) [Country] [Countr

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Clinta Date 12-18-2001

Full name of sole inventor Monica A. McClintic Inventor's signature

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